| | 1 | Shahrad Milanfar (SBN 201126) | | | | |
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| | 2 | smilanfar@bkscal.com Alex P. Catalona (SBN 200901) acatalona@bkscal.com | | | | |
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| | 4 | 1255 Powell Street Emeryville, CA 94608 | | | | |
| | 5 | Telephone: (510) 658-3600 Facsimile: (510) 658-1151 | | | | |
| | 6 | Attorneys for Defendant | | | | |
| | 7 | PRECIŠION VALVE & AUTOMATION, INC. | | | | |
| | 8 | UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA | | | | |
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| | 10 | RUBEN JUAREZ an individual and ISELA | CASE NO. 2:17-cv-03342 ODS (GJS) | | | |
| | 11 | HERNANDEZ, an individual, | FURTHER RESPONSE TO ORDER | | | |
| | 12 | Plaintiffs, | TO SHOW CAUSE DATED | | | |
| | 13 | v. | FEBRUARY 4, 2019 (ECF No. 86) AND RESPONSE TO MINUTE | | | |
| | 14 | PRECISION VALVE & AUTOMATION, INC., a corporation and DOES 1-20, | ENTRY DATED AUGUST 1, 2019 (ECF No. 103) | | | |
| | 15 | Defendants. |)) | | | |
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| | RESPONSE TO ORDER TO SHOW CAUSE | | | | | |

TO THE HONORABLE COURT: 1 Defendant provides the following FURTHER response to this Court's Order To Show 2 Cause ("OSC") dated February 4, 2019 (ECF No. 86) and the Court's minute entry dated 3 August 1, 2019 (ECF No. 103). This FURTHER response is given in view of this Court's 4 continued OSC hearing. 5 1. As noted previously, the parties signed a binding settlement agreement at a 6 mediation held on January 3, 2019. Ruben Juarez, Isela Hernandez and their 7 attorney, Daniel Balaban, and Defendants' attorney, Alex P. Catalona, signed this 8 agreement. 9 2. A redacted version of this agreement was previously provided to the Court. 10 3. The final settlement documents were received by defense counsel on July 31, 2019. 11 4. Defense counsel plans to mail the settlement amount to plaintiffs' counsel on 12 September 11, 2019. 13 5. The Court previously ordered the parties to move for the dismissal of this action on 14 or before September 13, 2019. 15 6. The parties plan to file a stipulation and order to dismiss the case on or before 16 September 13, 2019. 17 7. On March 11, 2019, third party subrogating insurer Federal Insurance Company 18 filed a lien for recovery of \$28,107 in connection with plaintiff Juarez's workers' 19 compensation action. (ECF No. 87). 20 8. An authorized agent for Mr. Juarez is in contact with attorneys for this lienholder but 21 this lien has not yet been resolved. 22 Respectfully submitted, 23 24 Dated: September 10, 2019 BECHERER KANNETT & SCHWEITZER 25 26 <u>/s/ Alex</u> P. Catalona By: Shahrad Milanfar 27 Alex P. Catalona Attorneys for Defendant PRECISION VALVE & AUTOMATION, INC. 28

Becherer

Kannett &

Emeryville, CA 94608

510-658-3600

1255 Powell St.

Schweitzer

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| | 1 | Dated: September 10, 2019 | | BALABAN & SPIELBERGER, LLC |
| | 2 | | Ву: | /s/ Daniel Ralahan |
| | . 3 | ť | Dy. | /s/ Daniel Balaban Daniel Balaban Attorneys for Plaintiffs |
| | 4 | | | Attorneys for Plaintiffs RUBEN JUAREZ and ISELA HERNANDEZ |
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